Case 2:06-cJ-001644/2KW) TENT , Dotument 35/ Office 10/2008 & Blages Ver TES For the Middle District Of Alabama Northern Division LZYTY C. DIXON AIS# 138238 Plaintiff U.S. DISTRICT, COURT MIDDLE DISTRICT ALA L'ASE NO. 2:06-CV-164-WKW

V. [ Lase No. 2:06-CV-164-WKW

Defendants. ] REQUEST FOR INQUISY
Whereas Plaintiff in good Faith Filed Civil action
Allegedly resulting from indifference where showing of an
Eunwritten Prison Policy I was the moving Force behind the
Constitute of the constitution of the Constitutional Violation. A United STATES Magistrate Judge TErry F. MOOVEY Wishes to grant The Commissioner OF Alabama State Prisons, The Warden OF the Elmore County, Prison in guestion, and its related Health Facility, whom's REcords in Number would Exceed Hundreds Of Like injuries. Magistrate States, DeFENdants Couldn't Know the windows WEYE IN Such distepair (THE WardEN'S Statement in altidavit).
Plaintiff writes with an Amputated Finger due to gillotine

Styled Windows, and Magistrate states It did Not Occur-,

Case NOCase 2:06-cv-00164-VKW-TENG U 200 cument 3x I indegoev to ye 008 of Resign 2) of 3 Pursuant to "A Policy ENECTED by the defendants, rather The only Policy YELEVENT to the Claim PENding HEIEINS REquire that immates not raise, Lower, or adjust windows. Plaintiff Claim Went From Unwritten Policy, Too ENECTMENT OF Law. and to add insuft to Injury, Plaintiff NEVEY OPEN A window; "Except to retrive an amputated Finger 8-3-05. While its Unfortunate that Dixon (Plaintiff) suffered an Injury to His Finger While attempting to raise a window is Probily The sickingness, andmost malignent missearriage OF Justice I Nactive, as accepted, and adopted. A dark secret that Light OF truth and Justice Cannot allow & Plain Errors And Manifested Grossly Calculated, Couldn't Possibly Wait in Prematureness. Order, that on or before August 5, 2008 the Parties may File Objection; Clearly The Stillborn wouldn't enjoy Life, PlaintiFF Filed Objection 10 the United States Masistrate Judge Terry F. Morer RECOMMENdation, Final Judgment Done this 30th day OFJuly 2008. Plaintiff would Request Inquiry, Inquires as to Any Listed Litigation Filed, with respect to Magistrate TETTY MOORE NEGLIGENT HANdleing. BE Copied, and Forwarded For diaNosis. Fortunate or UNFortunate, the Malice Was defined by a dictionary Published at the Approximate time \$1983 Was ENacted as Extreme ENMITY

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CASE# 2:06-CV-164-WKW [WO] DEFENDENTS OF the aboved Styled Cause Dubbed Plaintiff A troublesome Writ Writer, Excuse my styling, Transferred Around, and Bround Zgzin, However, Plaintiff did File Motion For Objection to Magistrate Recommendation at Elmore Correctional Pacility. Masistrate state, that LUNWrittEN Policy] is in Effect to this VERY clay. 1 Plaintiff wrote that Date I was Present at Elmore, And No Policy Exist in (2005), and don't exist (2008). Windows Zre slamming with the slightess Vibration. Abotts Law dictionary 584 (1885) Dictionary 72(1879) A Malignant design OF EVIL... is the Ideal attached, Plainly Read in Context, what the Court meant is that Punitive damages are Justified by the Moral Culpability OF Evil Intent, or by the "Equivalent" Culpability OF RECKless indifference to the Rights OF Others PlaintiFF Prays this Court Stop DEFENDENTS, and Magistrate, From Allowing Plaintiff Eccess to Court by way OF C-51 Transfers, False Affidavits, Department of Corr. Sot Rasidy Cillotine Windows, ONE Fell on Plaintiff Hand, Plaintiff Filed A \$1983 To be made whole. Please Assign Plaintiff an impartial Judge.